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7	UNITED STATES DISTRICT COURT				
8	FOR THE EASTERN DISTRICT OF CALIFORNIA				
9					
10	JACOB DAVID WOOLERY,	N	Io. 2:21-cv-01687	-KJM-CKD	
11	Plaintiff,				
12	V.	<u>C</u>	<u>PRDER</u>		
13	ERIC MAGRINI, et al.,				
14	Defendants.				
15					
16	Plaintiff, a state prisoner proceeding p	ro se,	has filed this civil	rights action seeking relief	
17	under 42 U.S.C. § 1983. The matter was referred to a United States Magistrate Judge as provided				
18	by 28 U.S.C. § 636(b)(1)(B) and Local Rule 302.				
19	On January 6, 2022, the magistrate judge filed findings and recommendations, which were				
20	served on plaintiff and which contained notice to plaintiff that any objections to the findings and				
21	recommendations were to be filed within fourteen days. Plaintiff has not filed objections to the				
22	findings and recommendations.				
23	The court presumes that any findings of fact are correct. See Orand v. United States,				
24	602 F.2d 207, 208 (9th Cir. 1979). The magistrate judge's conclusions of law are reviewed				
25	de novo. See Robbins v. Carey, 481 F.3d 1143, 1147 (9th Cir. 2007) ("[D]eterminations of law				
26	by the magistrate judge are reviewed de novo by both the district court and [the appellate] court				
27	"). Having reviewed the file, the court finds the findings and recommendations to be				
28	supported by the record and by the proper analysis.				
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The magistrate judge found that this case presents an Eighth Amendment challenge to the
alleged ongoing violations of plaintiff's right to health and safety during his confinement in
administrative segregation at the Shasta County Jail. ECF No. 6 at 1-2. The magistrate judge
further found that plaintiff raised the same claims against the same four defendants, albeit for an
earlier time frame, in an earlier filed action, Woolery v. Magrini, et. al., Case No. 2:21-cv-1232
WBS EFB, that this action was therefore duplicative of that one, and that plaintiff still had an
opportunity to amend his complaint in Case No. 2:21-cv-1232 WBS EFB to add the allegations
raised in the complaint filed in this action. Review of the record in Case No. 2:21-cv-1232 WBS
EFB shows that plaintiff did not filed an amended complaint in that action and that it was
dismissed on February 15, 2022. Woolery v. Magrini, Case No. 2:21-cv-1232 WBS EFB, ECF
No. 13. The order of dismissal and judgment in that action were returned undelivered, and
plaintiff has not filed a notice of change of address in that action or this one. Nothing in this
subsequent history changes the correctness of the magistrate judge's findings and
recommendations or this court's decision to adopt them in full.

Accordingly, IT IS HEREBY ORDERED that:

- 1. The findings and recommendations filed January 6, 2022, are adopted in full; and
- 2. Plaintiff's complaint is dismissed as duplicative of *Woolery v. Magrini, et al.*, Case No. 2:21-cv-01232-WBS-EFB (E.D. Cal.).

DATED: June 21, 2022.

CHIEF UNITED STATES DISTRICT JUDGE